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14 ATTORNEYS FOR DIRECT PURCHASER PLAINTIFFS

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UNITED STATES DISTRICT COURT

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NORTHERN DISTRICT OF CALIFORNIA

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18
 IN RE TELESCOPES ANTITRUST
 LITIGATION

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 This Document Relates to:

20 AURORA ASTRO PRODUCTS LLC,
 PIONEER CYCLING & FITNESS, LLP, and
 those similarly situated,

21
 Plaintiffs,

22
 v.

23 CELESTRON ACQUISITION, LLC, SUZHOU
 SYNTA OPTICAL TECHNOLOGY CO., LTD.,
 SYNTA CANADA INT'L ENTERPRISES
 LTD., SW TECHNOLOGY CORP., OLIVON
 MANUFACTURING CO. LTD., OLIVON USA,
 LLC, NANTONG SCHMIDT OPTO-
 ELECTRICAL TECHNOLOGY CO. LTD.,

Case No. 5:20-cv-03639-EJD

Case No. 5:20-cv-03642-EJD

**DIRECT PURCHASER PLAINTIFFS'
 ADMINISTRATIVE MOTION TO
 CONSIDER WHETHER ANOTHER
 PARTY'S MATERIAL SHOULD BE
 SEALED**

Compl. Filed: June 1, 2020
Fourth Am. September 1, 2023
Compl. Filed:
Trial Date: None Set

1 NINGBO SUNNY ELECTRONIC CO., LTD.,
2 PACIFIC TELESCOPE CORP., COREY LEE,
3 DAVID SHEN, SYLVIA SHEN, JACK CHEN,
4 JEAN SHEN, JOSEPH LUPICA, DAVE
5 ANDERSON, LAURENCE HUEN, and DOES
6 1-50,

7 Defendants.
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1 Direct Purchaser Plaintiffs (“DPPs”) file this administrative motion to seal pursuant to Civil
2 Local Rule 79-5(f).

3 DPPs file this motion because portions of DPPs’ Motion for Class Certification (the
4 “Motion”), and materials filed concurrently with the Motion on May 20, 2024, describe,
5 characterize, quote, or otherwise illustrate documents or portions of documents designated by
6 Defendants as “Highly Confidential – Attorneys’ Eyes Only” in this matter under the Stipulated
7 Protective Order. (ECF No. 137.) DPPs take no position as to the sealing of the documents but
8 reserve the right to further respond should Defendants request sealing.

9 As required by the Local Rules, the documents subject to conditional sealing have been
10 attached as exhibits in sealed form to the Declaration of Yekaterina Kushnir Relating to DPPs’
11 Administrative Motion to Consider Whether Another Party’s Material Should be Sealed (“Kushnir
12 Declaration”) and lodged conditionally under seal.

13 DPPs file these documents conditionally under seal in accordance with Civil Local Rule 79-
14 5(f) and reserve the right to further respond pursuant to that Rule.

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16 Dated: May 20, 2024

Respectfully submitted,

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BRAUNHAGEY & BORDEN LLP

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By: /s/ Yekaterina Kushnir
Yekaterina Kushnir

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*Attorneys for Direct Purchaser
Plaintiffs*

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